Exhibit A

IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA NORTHERN DIVISION

ELIZABETH HORTON)
Plaintiff,)
v.)
DON WILLIAMS, individually and)
in his capacity as the Manager of)
National Seating and Mobility, Inc.,) CIVIL ACTION NUMBER:
NATIONAL SEATING AND) 2:06-cv-526-MHT-TFM
MOBILITY, INC., GERALD)
SHOCKLEY, individually and in his)
capacity of a special agent of the)
Alabama Attorney General's Office,)
)
Defendants.	
)
)

<u>DEFENDANTS' MOTION TO EXTEND</u> <u>DEFENDANTS' EXPERT DISCLOSURE DEADLINE</u>

The Defendants, National Seating and Mobility, Inc. ("NSM"), Don Williams, and Gerald Shockley (collectively, the "Defendants") jointly move this Court pursuant to Federal Rule of Civil Procedure 6(b) for an extension of the Court's expert disclosure deadline, allowing Defendants thirty days after their receipt of Plaintiff Elizabeth Horton's Rule 26 compliant expert disclosures, or thirty days after Plaintiff's deposition, or thirty days after the depositions of

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Horton's retained experts, whichever is longer, within which to make their expert disclosures. This motion is based upon the following grounds:

- 1. Plaintiff's expert disclosures were served on August 31, 2007 and did not include expert reports for any of her experts. Plaintiff provided only the names and addresses of five medical doctors and counselors, previously unknown to defendants, who have provided care to her. (Exhibit A.) ("Plaintiff's Expert Disclosures"). Thus, Plaintiff violated the Court's June 19, 2007 Scheduling Order, § 8 (doc. 50) (requiring disclosure of reports of retained experts) and Rule 26(a)(2)(B) (same).
 - 2. Defendants' expert disclosures are due September 28, 2007.
- 3. Before Defendants can submit reports of retained experts on medical issues, they would need time to review Plaintiff's medical records, and possibly depose her retained experts. Defendants are in the process of seeking medical releases from Plaintiff. None of these medical care providers were identified in Plaintiff's Rule 26 initial disclosures, consequently Defendants could not commence discovery of their records until now. (Discovery seeking information about medical providers was served on Plaintiff on August 17, 2007, after Defendants learned that Plaintiff would be making medical claims, but Plaintiff has not yet responded to those requests.)

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- 4. Defendants also have not yet been able to take Plaintiff's deposition. The parties originally scheduled Plaintiff's deposition for August 16, 2007, but on August 14, 2007, Plaintiff asked to postpone her deposition because of her current psychological condition and the advice of her physician. Since then, Defendants have continued to follow up with Plaintiff's counsel in an effort to find dates for Plaintiff's deposition.
- 5. For these reasons, Defendants need additional time to take Plaintiff's deposition, obtain and review her experts' reports, and gather any other information necessary to make an informed decision on the type of expert testimony they will need to adequately defend themselves against Plaintiff's claims. Without knowing Plaintiff's experts' opinions or even the particulars of Plaintiff's claims, Defendants cannot be expected to identify rebuttal testimony to be offered by their experts.
- 6. This case is not set for trial until June 23, 2008 and thus this extension will not result in any prejudice to the parties. The deadline for completing discovery is January 31, 2008.
- 7. This motion is being filed by NSM on behalf of all of the Defendants, and with their approval.

WHEREFORE, Defendants respectfully move the Court to grant this request for extension of time to allow Defendants thirty days after their receipt of

Plaintiff's Rule 26 compliant expert disclosures, or thirty days after Plaintiff's deposition, or thirty days after the depositions of Plaintiff's retained experts, whichever is longer, to serve their expert disclosures.

Respectfully submitted,

/s/ Elizabeth B. Mitchell

Charles A. Stewart III (STE067)
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Elizabeth B. Mitchell (BRI050) Bradley Arant Rose & White LLP One Federal Place 1819 Fifth Avenue North Birmingham, AL 35203-2104 Telephone: (205) 521-8000 Facsimile: (205) 521-8800

Attorneys for Defendant National Seating & Mobility, Inc.

CERTIFICATE OF SERVICE

I hereby certify that on September 27, 2007, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system which will send notification of such filing to the following:

Deborah M. Nickson Attorney for Petitioner 2820 Fairlane Drive, Suite A-10 Montgomery, Alabama 36116

Dorman Walker Balch & Bingham P.O. Box 78 Montgomery, AL 36101

Jack W. Wallace, Jr.
Office of the Attorney General
11 South Union Street
Montgomery, AL 36130

/s/ Elizabeth B. Mitchell

Elizabeth B. Mitchell Bradley Arant Rose & White LLP One Federal Place 1819 Fifth Avenue North Birmingham, AL 35203-2104 Telephone: (205) 521-8000

Facsimile: (205) 521-8800

IN THE UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF ALABAMA NORTHERN DIVISION

ELIZABETH HORTON,)	
PLAINTIFF,)	EXHIBIT A
VS.	CV 2:06-CV526-MHT	·
DON WILLIAMS individually and in his capacity of the Manager of National))	
Seating and Mobility, Inc., NATIONAL SEATING AND MOBILITY, INC., and) DEMAND FOR JURY TRIAL)	
GERALD SHOCKLEY, individually and in his capacity of a special agent of the)	
Alabama Attorney General's Office,)	
DEFENDANTS.)	

PLAINTIFF'S EXPERT DISCLOSURES

Comes now the Plaintiff, Elizabeth Horton, by and through her attorney, Deborah M. Nickson, and discloses the expert witnesses whom she may use at trial as follows:

- 1. Dr. Hadi Tijuana-Psychiatrist 1604 Hospital Parkway Bedford, TX. 76022 1-817-354-73268
 - Provided psychiatric care and counseling to Plaintiff as a result of the injury she sustained from the factual allegations contained in this complaint.
- Cheryl L. Bowie LcSW; LMFT 2700 Tibbets Drive Ste. 408 Bedford, TX. 76022 1-817-545-4828
 - Provided professional counseling to Plaintiff as a result of the injury she sustained from the factual allegations contained in this complaint.

- 3. Dr. Ronald Looney 1701 Forestridge Street Bedford, TX. 76022 1-817-545-7700
 - Provided medical treatment to Plaintiff as a result of the injury she sustained from the factual allegations contained in this complaint.
- Doctor Vernal Wool- Clinical Psychologist 1620 Carterhill Road Montgomery, AL. 36106 334-265-4828
 - Provided psychological care and counseling to Plaintiff as a result of the injury she sustained from the factual allegations contained in this complaint.
- 5. Dr. Kynard Adams, MD 1323 Mulberry Street Montgomery, AL. 36106 334-264-3434
 - Provided medical treatment to Plaintiff as a result of the injury she sustained from the factual allegations contained in this complaint.

RESPECTFULLY submitted on this the 31st day of August, 2007.

/s/ Deborah M. Nickson Deborah M. Nickson

^{*}At the present time, no reports have been compiled by the experts listed above; however, when the reports are compiled, a copy of the reports will be provided to you.

OF COUNSEL: DEBORAH M. NICKSON Attorney at Law 2820 Fairlane Drive Ste. A-10 Montgomery, AL. 36116 (334) 213-1233/(334) 213-1234 FAX

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on this 31st day of <u>August</u>, 2007, a true and correct copy of the Plaintiff's Expert Witness Disclosure has been furnished via EMAIL/FAXSIMILE and/or the United States Mail, postage prepaid and properly addressed to:

Hon. Charles A. Stewart, III Bradley, Arant, Rose & White LLP The Alabama Center for Commerce 401 Adams Avenue, Ste. 780 Montgomery, AL. 36104

Hon. Kelly Pate, Hon. Dorman Walker Balch & Bingham LLP P.O. Box 78 Montgomery, AL. 36101

Hon. Jack W. Wallace, Jr. Office of the Attorney General 11 South Union Street Montgomery, AL. 36130

Hon Laura Taaffe Brandley, Arant ,Rose & White LLP One Federal Place 1819 Fifth Avenue North Birmingham, AL. 35203-2104

Hon. Elizabeth Mitchell Bradley, Arant, Rose & White LLP 401 Adams Avenue Montgomery, AL. 36104

> /s/ Deborah M. Nickson Deborah M. Nickson